Case 15-22373 Doc 240-1 Filed 07/18/17 Entered 07/18/17 16:10:26 Desc Exhibit A - Contract Page 1 of 25

EXHIBIT A

Case 15-22373 Doc 240-1 Filed 07/18/17 Entered 07/18/17 16:10:26 Desc Exhibit A - Contract Page 2 of 25



MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 6.1



1	1. THE PARTIES: Buyer and Seller are hereinafter re	ferred to as the "Parties".		
2	Buyer Name(s) [please print] Lilian Riedy_			
3	Seller Name(s) [please print]	,		1111
4	If Dual Agency Applies, Complete Optional Paragraph			
5	2. THE REAL ESTATE: Real Estate shall be defined	as the property, all improv	vements, the fixtures and P	ersonal
6	Property included therein. Seller agrees to convey	to Buyer or to Buyer's de	esignated grantee, the Real	Estate
7	with approximate lot size or acreage of 49 X 154		commonly know	
8	1207 Lisle PL LISLE IL 60532	-	var vaaa g	
9	Address	City	State . Zi	in .
10	DuPage		0221003	r
11	County Unit # (If applicab		anent Index Number(s) of Real E	state
12	If Condo/Coop/Townhome Parking Is Included: # of s	-		
13	[clieck type] deeded space, PIN:	Uimited con	amon element Jaccionad e	
14	3. PURCHASE PRICE: The Purchase Price shall be \$	3. 240,000	After the pays	nent of
1.5	Earnest Money as provided below, the balance of t	te Purchase Price, as adjus	ited by prorations, shall be	paid at
16	Closing in "Good Funds" as defined by law.			_
17	4. EARNEST MONEY: Earnest Money shall be held i	n truct for the mutual hone	Stating Destinates February	
18	☐ Seller's Brokerage; ☑ Buyer's Brokerage; ☐ As of	te udst for tile matual bene Lamida aansa 4 km (ka Mari	ent or the Parnes by Loneck (onej;
	Tritial Engage Manage 66 2080	nerwise agreed by the Pari	des, as "Escrowee".	
19	Initial Earnest Money of \$ 2000 shall b	e tendered to Escrowee on	or before 5 day(s) alle	er Date
20	of Acceptance. Additional Earnest Money of \$	shall be tender	red by	20
21	5. FIXTURES AND PERSONAL PROPERTY AT NO A	ADDITIONAL COST: All of I	the fixtures and included P	'ersonal
22	Properly are owned by Seller and to Seller's know			
23	unless otherwise stated herein. Seller agrees to tra	nsfer to Buyer all fivings	all heating electrical plu	mhine
24	and well systems together with the following items	of Parconal Proporties at m	o additional cost by Bill of	unomig,
25	Closing [Check or enumerate applicable items]:	or reading Property at 1	io additional cost by bin of	Sale at
26	Refrigerator Pentrul Air Conditioning	Central Humidiffer	Let take Sheren as they are	-1
27	Oven/Range/Stove Window Air Conditioner(s)	Water Softener (owned)	✓ Light Fixtures, as they exist Built-in or attached shelvi	
28	Microwave Ceiling Fan(s)	Sump Pump(s)	All Window Treatments & Har	
29	Dishwasher Intercom System	Electronic or Media Air Filter		
30	Gorbage Disposal Backup Generator System	Central Vac & Equipment	Fireplace Screens/Doors/G	
31	Irash Compactor Satellite Dish	Security System(s) (owned)	Fireplace Gas Log(s)	
32	Washer Outdoor Shed	Garage Door Opener(s)	Invisible Fence System, Colla	ır&Box
33 34	Dryer Planted Vegetation Attached Gas Grill Outdoor Play Sat(s)	with all Transmitters	Smoke Detectors	
35	Other fame (neither of No. Additional Costs	All Tacked Down Carpeting	Carbon Monoxide Delecto	ırş
36	Other items included at No Additional Cost:			
37	Items Not Included:			
38		 :		
39	Seller warrants to Buyer that all fixtures, systems	and Personal Property inc	luded in this Contract she	ll he in
40	operating condition at Possession except:	and a discussion and beauty and	Junea Al Hill College 5110	III DE III
41	A system or item shall be deemed to be in oper	aling condition if it mark	arme the function for whi	ob ibia
42	intended, regardless of age, and does not constitute	a threat to health on cafety	othis the imittion for will	CA IU IS
43	If Home Warranty will be provided, complete Opi	a diteat to Health or Salety	•	
-		rover rataktaby 94.		
	DS			
	Buyer Initial LRBuyer Initial			
	Buyer Initial LR Buyer Initial Address: 1207 Liste PL LISLE IL 60532 And Lot 1		Seller Initial	
		<u> </u>		_ v6.1
	Page 1 of 13			

44 45 46	5. GLOSING: Closing shall be on <u>1 SEP T</u> 20 <u>17</u> or at such time as mutually agreed by the Parties in writing. Closing shall take place at the escrow office of the little company (or its issuing agent) that will issue the Owner's Policy of Title Insurance, situated nearest the Real Estate or as shall be agreed mutually by the Parties.
47 48 49	7. POSSESSION: Unless otherwise provided in Paragraph 40, Seller shall deliver possession to Buyer at Closing. Possession shall be deemed to have been delivered when Seller has vacated the Real Estate and delivered keys to the Real Estate to Buyer or to the office of the Seller's Brokerage.
50 51 52 53 54 55 56 57 58 59 60 61 62 63 64	8. MORIGAGE CONTINGENCY: If this transaction is NOT CONTINGENT ON ENANCING, Optional Paragraph 36 a) OR Paragraph 36b) MUST BB USED. If any portion of Paragraph 36isused, the provisions of this Paragraph 8 are NOT APPLICABLE. This Contract is contingent upon Buyer obtaining a letteck one Pitched; adjustable; [check one] conventional; [PHA/VA (if FFIA/VA is chosen, complete Paragraph 37); a other loan for \$\frac{4}{5}\$ % of the Purchase Price, plus private mortgage insurance (PMI), if required, with an interest rate (initial rate if an adjustable rate mortgage used) not to exceed \$\frac{4.50}{5}\$ % per annum, amortized over not less than \$\frac{30}{5}\$ years. Buyer shall pay loan origination fee and/or discount points not to exceed \$\frac{6}{5}\$ % of the loan amount. Buyer shall pay usual and customary processing fees and closing costs charged by lender. (Complete Paragraph 35 if closing cost credits apply). Buyer shall make written loan application within five (5) Business Days after the Date of Acceptance; failure to do so shall constitute an act of Default under this Contract. [Complete both a) and b)]: a) Not later than
65 66 67 68 69 70 71 72 73 74 75 76	Contract terminated by giving Notice to the other Party not later than two (2) Business Days after the date specified herein or any extension date agreed to by the Parties in writing. b) Not later than August 15
78 79 80 81	Unless otherwise provided in Paragraph 82, this Contract shall not be contingent upon the sale and/or closing of Buyer's existing real estate. Buyer shall be deemed to have satisfied the financing conditions of this paragraph if Buyer obtains a loan commitment in accordance with the terms of this paragraph even though the loan is conditioned on the sale and/or closing of Buyer's existing real estate.
82 83 84 85 86	9. STATUTORY DISCLOSURES: If applicable, prior to signing this Contract, Buyer: [check one]
	Buyer Initial LR Buyer Initial Seller Initial Seller Initial Seller Initial V6.1 Address: 1207 Lisle PL LISLE IL 60532 And Lot 10 v6.1

[check one] has I has not received the Disclosure of Information on Radon Hazards.
18. PRORATIONS: Proratable items shall include without limitation, rents and deposits (if any) from tenants Special Service Area or Special Assessment Area tax for the year of Closing only; utilities, water and sewer; and Homeowner or Condominium Association fees (and Master/Umbrella Association fees, if applicable) Accumulated reserves of a Homeowner/Condominium Association(s) are not a proratable item. Selle represents that as of the Date of Acceptance Homeowner/Condominium Association(s) fees are \$
11. ATTORNEY REVIEW: Within five (5) Business Days after Date of Acceptance, the attorneys for the respective Parties, by Notice, may:
 a) Approve this Contract; or b) Disapprove this Contract, which disapproval shall not be based solely upon the Purchase Price; or c) Propose modifications except for the Purchase Price. If within ten (10) Business Days after the Date of Acceptance written agreement is not reached by the Parties with respect to resolution of the proposed modifications, then either Party may terminate this Contract by serving Notice, whereupon this Contract shall be null and void; or d) Propose suggested changes to this Contract. If such suggestions are not agreed upon, neither Party may declare this Contract null and void and this Contract shall remain in full force and effect. Unless otherwise specified, all Notices shall be deemed made pursuant to Paragraph 11 c). If Notice is no served within the time specified herein, the provisions of this paragraph shall be deemed waived by the Parties and this Contract shall remain in full force and effect.
12. PROFESSIONAL INSPECTIONS AND INSPECTION NOTICES: Buyer may conduct at Buyer's expense (unles otherwise provided by governmental regulations) any or all of the following inspections of the Real Estate by one or more licensed or certified inspection services: home, radon, environmental, lead-based paint, lead-based paint hazards or wood-destroying insect infestation.
a) Buyer agrees that minor repairs and routine maintenance items of the Real Estate do not constitute defect and are not a part of this contingency. The fact that a functioning major component may be at the end o its useful life shall not render such component defective for purposes of this paragraph. Buyer shall indemnify Seller and hold Seller harmless from and against any loss or damage caused by the acts of negligence of Buyer or any person performing any inspection. The home inspection shall cover only the major components of the Real Estate, including but not limited to central heating system(s), central cooling system(s), plumbing and well system, electrical system, roof, walls, windows, doors, ceilings, floors appliances and foundation. A major component shall be deemed to be in operating condition if it perform the function for which it is intended, regardless of age, and does not constitute a threat to health or safety. I radon mitigation is performed, Seller shall pay for any retest.
Buyer Initial LR Buyer Initial Seller Initial Seller Initial Seller Initial V6.1 Page 3 of 13

- b) Buyer shall serve Notice upon Seller or Seller's attorney of any defects disclosed by any inspection for which
 Buyer requests resolution by Seller, together with a copy of the pertinent pages of the inspection reports
 within five (5) Business Days (ten (10) calendar days for a lead-based paint or lead-based paint hazard
 inspection) after the Date of Acceptance. If within ten (10) Business Days after the Date of Acceptance
 written agreement is not reached by the Parties with respect to resolution of all inspection issues, then either
 Party may terminate this Contract by serving Notice to the other Party, whereupon this Contract shall be
 null and void.
- 137 c) Notwithstanding anything to the contrary set forth above in this paragraph, in the event the inspection reveals that the condition of the Real Estate is unacceptable to Buyer and Buyer serves Notice to Seller within five (5) Business Days after the Date of Acceptance, this Contract shall be null and void. Said Notice shall not include any portion of the inspection reports unless requested by Seller.
- d) Failure of Buyer to conduct said inspection(s) and notify Seller within the time specified operates as a waiver of Buyer's rights to terminate this Contract under this Paragraph 12 and this Contract shall remain in full force and effect.
- 13. HOMEOWNER INSURANCE: This Contract is contingent upon Buyer obtaining evidence of insurability for an Insurance Service Organization FIO-3 or equivalent policy at standard premium rates within ten (10) Business Days after the Date of Acceptance. If Buyer is unable to obtain evidence of insurability and serves Notice with proof of same to Seller within time specified, this Contract shall be null and void. If Notice is not served within the time specified, Buyer shall be deemed to have waived this contingency and this Contract shall remain in full force and effect.
- 14. FLOOD INSURANCE: Buyer shall have the option to declare this Contract null and void if the Real Estate is located in a special flood hazard area. If Notice of the option to declare contract null and void is not given to Seller within ten (10) Business Days after the Date of Acceptance or by the time specified in Paragraph 8 b), whichever is later, Buyer shall be deemed to have waived such option and this Contract shall remain in full force and effect. Nothing herein shall be deemed to affect any rights afforded by the Residential Real Property Disclosure Act.
- 156 15. CONDOMINIUM/COMMON INTEREST ASSOCIATIONS: (If applicable) The Parties agree that the terms contained in this paragraph, which may be contrary to other terms of this Contract, shall supersede any conflicting terms.
- a) Title when conveyed shall be good and merchantable, subject to terms, provisions, covenants and conditions of the Declaration of Condominium/Covenants, Conditions and Restrictions ("Declaration/CCRs") and all amendments; public and utility easements including any easements established by or implied from the Declaration/CCRs or amendments thereto; party wall rights and agreements; limitations and conditions imposed by the Condominium Property Act; installments due after the date of Closing of general assessments established pursuant to the Declaration/CCRs.
- b) Seller shall be responsible for payment of all regular assessments due and levied prior to Closing and for all
 special assessments confirmed prior to the Date of Acceptance.
- c) Seller shall notify Buyer of any proposed special assessment or increase in any regular assessment between the Date of Acceptance and Closing. The Parties shall have three (3) Business Days to reach agreement relative to payment thereof. Absent such agreement either Party may declare the Contract null and void.
- d) Seller shall, within five (5) Business Days from the Date of Acceptance, apply for those items of disclosure upon sale as described in the Illinois Condominium Property Act, and provide same in a timely manner, but no later than the time period provided for by law. This Contract is subject to the condition that Seller be able

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Buyer Initial LR Buyer Initial	Seller Initial	Seller Initial	
Address: 1207 Liste PL LISLE IL 60532 And Lot 10			v6.1
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- to procure and provide to Buyer a release or waiver of any right of first refusal or other pre-emptive rights to purchase created by the Declaration/CCRs. In the event the Condominium Association requires the personal appearance of Buyer or additional documentation, Buyer agrees to comply with same.
- 176 In the event the documents and information provided by Seller to Buyer disclose that the existing 177 improvements are in violation of existing rules, regulations or other restrictions or that the terms and 178 conditions contained within the documents would unreasonably restrict Buyer's use of the premises or 179 would result in financial obligations unacceptable to Buyer in connection with owning the Real Estate, then 180 Buyer may declare this Contract null and void by giving Seller Notice within five (5) Business Days after the 181 receipt of the documents and information required by this Paragraph, listing those deficiencies which are 182 unacceptable to Buyer. If Notice is not served within the time specified, Buyer shall be deemed to have 183 waived this contingency, and this Contract shall remain in full force and effect.
- 184 f) Seller shall not be obligated to provide a condominium survey.

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- 185 g) Seller shall provide a certificate of insurance showing Buyer and Buyer's mortgagee, if any, as an insured.
- 16. THE DEED: Seller shall convey or cause to be conveyed to Buyer or Buyer's Designated grantee good and merchantable title to the Real Estate by recordable Warranty Deed, with release of homestead rights, (or the appropriate deed if title is in trust or in an estate), and with real estate transfer stamps to be paid by Seller (unless otherwise designated by local ordinance). Title when conveyed will be good and merchantable, subject only to: covenants, conditions and restrictions of record and building lines and easements, if any, provided they do not interfere with the current use and enjoyment of the Real Estate; and general real estate taxes not due and payable at the time of Closing.
- 193 17. MUNICIPAL ORDINANCE, TRANSFER TAX, AND GOVERNMENTAL COMPLIANCE:
- 194 a) The Parties are cautioned that the Real Estate may be situated in a municipality that has adopted a pre-195 closing inspection requirement, municipal Transfer Tax or other similar ordinances. Transfer taxes required 196 by municipal ordinance shall be paid by the Party designated in such ordinance.
- b) The Parties agree to comply with the reporting requirements of the applicable sections of the Internal
 Revenue Code and the Real Estate Seitlement Procedures Act of 1974, as amended.
 - 18. TITLE: At Seller's expense, Seller will deliver or cause to be delivered to Buyer or Buyer's attorney within customary time limitations and sufficiently in advance of Closing, as evidence of title in Seller or Grantor, a title commitment for an ALTA title insurance policy in the amount of the Purchase Price with extended coverage by a title company licensed to operate in the State of Illinois, issued on or subsequent to the Date of Acceptance, subject only to items listed in Paragraph 16. The requirement to provide extended coverage shall not apply if the Real Estate is vacant land. The commitment for title insurance furnished by Seller will be presumptive evidence of good and merchantable title as therein shown, subject only to the exceptions therein stated. If the title commitment discloses any unpermitted exceptions or if the Plat of Survey shows any encroachments or other survey matters that are not acceptable to Buyer, then Seller shall have said exceptions, survey matters or encroachments removed, or have the title insurer commit to either insure against loss or damage that may result from such exceptions or survey matters or insure against any court-ordered removal of the encroachments. If Seller fails to have such exceptions waived or insured over prior to Closing, Buyer may elect to take title as it then is with the right to deduct from the Purchase Price prior encumbrances of a definite or ascertainable amount. Seller shall furnish Buyer at Closing an Affidavit of Title covering the date of Closing, and shall sign any other customary forms required for issuance of an ALTA Insurance Policy.
- 19. PLAT OF SURVEY: Not less than one (1) Business Day prior to Closing, except where the Real Estate is a
 215 condominium (see Paragraph 15) Seller shall, at Seller's expense, furnish to Buyer or Buyer's attorney a Plat of

Buyer Initial LR Buyer Initial	Seller Initial	Seller Initial	υ6. 1
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- 216 Survey that conforms to the current Minimum Standard of Practice for boundary surveys, is dated not more
- 217 than six (6) months prior to the date of Closing, and is prepared by a professional land surveyor licensed to
- 218 practice land surveying under the laws of the State of Illinois. The Plat of Survey shall show visible evidence of
- 219 improvements, rights of way, easements, use and measurements of all parcel lines. The land surveyor shall set
- 220 monuments or witness corners at all accessible corners of the land. All such corners shall also be visibly staked
- 221 or flagged. The Plat of Survey shall include the following statement placed near the professional land surveyor's
- 222 seal and signature: "This professional service conforms to the current Illinois Minimum Standards for a
- 223 boundary survey." A Mortgage Inspection, as defined, is not a boundary survey and is not acceptable.
- 224 20. DAMAGE TO REAL ESTATE OR CONDEMNATION PRIOR TO CLOSING: If prior to delivery of the deed the
- 225 Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by
- 226 condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a refund of
- 227 earnest money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the
- 228 condemnation award or any insurance payable as a result of the destruction or damage, which gross proceeds
- Seller agrees to assign to Buyer and deliver to Buyer at Closing. Seller shall not be obligated to repair or replace
- 230 damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois
- 231 shall be applicable to this Contract, except as modified by this paragraph.
- 232 21. CONDITION OF REAL ESTATE AND INSPECTION: Seller agrees to leave the Real Estate in broom clean
- condition. All refuse and personal property that is not to be conveyed to Buyer shall be removed from the Real
- 234 Estate at Seller's expense prior to delivery of Possession. Buyer shall have the right to inspect the Real Estate,
- 235 fixtures and included Personal Property prior to Possession to verify that the Real Estate, improvements and
- 236 included Personal Property are in substantially the same condition as of the Date of Acceptance, normal wear
- 237 and tear excepted.
- 238 22. REAL ESTATE TAX ESCROW: In the event the Real Estate is improved, but has not been previously taxed for
- 239 the entire year as currently improved, the sum of three percent (3%) of the Purchase Price shall be deposited in
- escrow with the title company with the cost of the escrow to be divided equally by Buyer and Seller and paid at
- Closing. When the exact amount of the taxes to be prorated under this Contract can be ascertained, the taxes shall be prorated by Seller's attorney at the request of either Party and Seller's share of such tay liability after
- shall be prorated by Saller's attorney at the request of either Party and Seller's share of such tax liability after proration shall be paid to Buyer from the escrow funds and the balance, if any, shall be paid to Seller. If Seller's
- 244 obligation after such proration exceeds the amount of the escrow funds, Seller agrees to pay such excess
- 245 promptly upon demand.
- 23. SELLER REPRESENTATIONS: Seller's representations contained in this paragraph shall survive the Closing.
- 247 Seller represents that with respect to the Real Estate Seller has no knowledge of nor has Seller received any
- 248 written notice from any association or governmental entity regarding:
- 249 a) zoning, building, fire or health code violations that have not been corrected;
- 250 b) any pending rezoning;
- 251 c) boundary line disputes;
- 252 d) any pending condemnation or Eminent Domain proceeding;
- 253 e) easements or claims of easements not shown on the public records;
- 254 f) any hazardous waste on the Real Estate;
- 255 g) any improvements to the Real Estate for which the required initial and final permits were not obtained;
- 256 h) any improvements to the Real Estate which are not included in full in the determination of the most recent tax assessment; or
- 257 i) any improvements to the Real Estate which are eligible for the home improvement tax exemption.
- 258 Seller further represents that:

Buyer Initial Buyer Initial Address: 1207 Lisle PL LISLE IL 60532 And Lot 10	Seller Initial	Seller Initial	——————————————————————————————————————
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Docusign Envelope 15: 10 ADDBA7-FC62	240-1 Filed 07/18/17 A - Contract	Entered 07/18/17 16:10:26 Page 8 of 25	Desc Exhibit
261 The 262 Special Service Area, pay 263 All Seller representation 264 matters that require me 265 promptly notify Buyer.	by any association or government in the state [check one] is a real Estate [check one] is a real to the state of the state of the representation of the representation.	is not a pending or unconfirmed tental entity payable by Buyer after the list not located within a Special selection of Seller after the year into the Closing Sellons previously made in this Paragon Notice are not resolved prior to that the contract shall be null and void.	he date of Closing. Assessment Area or which the Closing occurs. ler becomes aware of graph 23, Seller shall
267 24. BUSINESS DAYS/H 268 holidays, Business Hour	IOURS: Business Days are d s are defined as 8:00 A.M. to 6:1	efined as Monday through Friday 00 P.M. Chicago time.	y, excluding Federal
 executing, negotiating, a be deemed delivery of t produced by scanning a digital signature may b agreed upon by the Part acceptable electronic me 	nd finalizing this Contract, an his Contract containing origina in original, hand-signed docur e produced by use of a quali ies. Transmissions of a digitall	or digital signatures shall be sufficed delivery thereof by one of the following all signature(s). An acceptable facsiment and transmitting same by factified, established electronic security y signed copy hereof shall be by an electronic by an	owing methods shall nile signature may be simile. An acceptable procedure mutually established, mutually
278 Contract may be termin	ated by either Party, the follow	ere this Contract shall be deemed m ving shall be deemed incorporated; as to Escrowee or upon an entry of a	"and Earnest Money
282 provided for in this Con	y has declared the Contract tract and if Escrowee has not re elect to proceed as follows:	null and void or the transaction be eceived joint written direction by the	nas failed to close as Parties or such court
284 a) Escrowee shall give prior to the date of intends to disburse indicated in the Not to the Parties. If any Money shall be held court of competent juices.	written Notice to the Parties as intended disbursement of Ea in the absence of any written ice then Escrowee shall distributed a paint objects in writing to the until receipt of joint written curisdiction.	s provided for in this Contract at learnest Money indicating the manne objection. If no written objection is ute the Earnest Money as indicated as intended disbursement of Earnest direction from all Parties or until response	r in which Escrowee received by the date in the written Notice t Money then Earnest celpt of an order of a
292 resolution of the di- 293 deposited with the 294 attorney's fees incur 295 reimburse Escrowee	spute between Seller and Buy Court the amount necessary red due to the filing of the Int	posit any funds held into the Court yer by the Court. Escrowee may re to reimburse Escrowee for court expleader. If the amount held in esces, Buyer and Seller shall jointly and iling the Interpleader action.	etain from the funds costs and reasonable crow is inadequate to
298 Nonces shall be in Writin	ng and shall be served by one l erson Party shall be sufficient No	egarding the manner of service for " Party or attorney to the other Party of otice to all. Notice shall be given in the	or attorney. Notice to

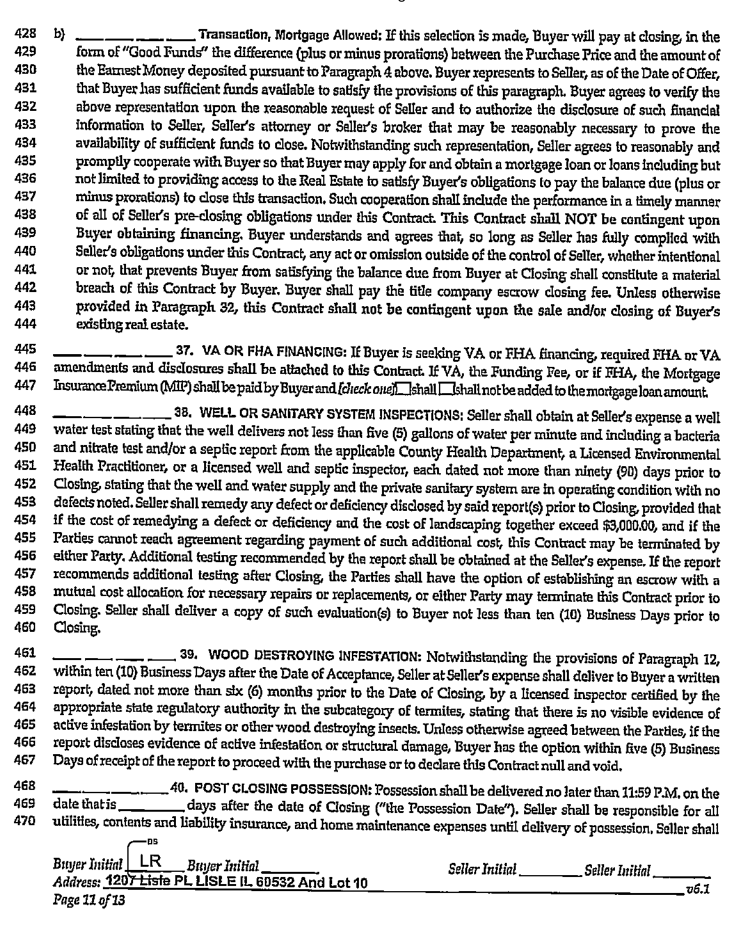
Seller Initial ______ Seller Initial ___

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301	b)	• • • • • • • • • • • • • • • • • • • •	nd by certified mail, rel	um receipt requested. 1	Except
302 303 304 305 306	c)	as otherwise provided herein, Notice served by certified mai By facsimile transmission. Notice shall be effective as of da Notice transmitted shall be sent on Business Days during during non-business hours, the effective date and time of N transmission; or	il shall be effective on t ate and time of the tra Business Hours. In the Jotice is the first hour o	he date of mailing; or nsmission, provided the e event Notice is trans of the next Business Da	nat the mitted y after
307 308 309 310 311 312 313		By e-mail transmission if an e-mail address has been furni- attorney to the sending Party or is shown in this Contract. No transmission, provided that, in the event e-mail Notice is to date and time of Notice is the first hour of the next Business opt out of future e-mail Notice by any form of Notice provid By commercial overnight delivery (e.g., FedEx). Such No following deposit with the overnight delivery company.	Iotice shall be effective ransmitted during non s Day after transmission and by this Contract; or	as of date and time of business hours, the eff on. An attorney or Part	e-mail fective y may
314 315 316	are	 PERFORMANCE: Time is of the essence of this Contract. In the free to pursue any legal remedies at law or in equity and the second property of the second property. 	he prevailing party in	litigation shall be enti-	iled to
317 318 319	Att	 CHOICE OF LAW AND GOOD FAITH: All terms and provision thorney Review and Professional Inspection paragraphs shall be subject to the covenant of good faith and fair dealing implied 	be governed by the la	ws of the State of Illino	to the is and
320 321 322	30. and	OTHER PROVISIONS: This Contract is also subject to those d the following additional attachments, if any:	OPTIONAL PROVIS	IONS initialed by the I	Parties ——
323		OPTIONAL PROVISIONS (Applicable ON	LY if initiated by all Par	 ties)	<u> </u>
324	[[miti	itials]		-	iously
325	con	onsented to	(Licensee) acting	as a Dual Agent in pro-	vidina
326 327	bro	rokerage services on their behalf and specifically consent to I ansaction referred to in this Contract.	icensee acting as a D	ual Agent with regard	to the
328	.	32. SALE OF BUYER'S REAL ESTATE:			
329 330 331	a)	REPRESENTATIONS ABOUT BUYER'S REAL ESTATE: Buyer 1) Buyer owns real estate (hereinafter referred to as "Buyer"	represents to Seller as 's real estate") with the	follows: address of:	
332	Add	ddress	7 Sta	te Zip	
333		2) Buyer [check one] has has not entered into a contra	ct to sell Buyer's real e	—r	
334 335		If Buyer has entered into a contract to sell Buyer's res	il estate, that contract:		
336		 a) [clieck one] is is not subject to a mortgage of b) [clieck one] is is not subject to a real estate s 	ontingency. ale confingency		
337		c) [check one] is is not subject to a real estate c	losing contingency.		
338		3) Buyer [check one] has has not listed Buyer's real e	estate for sale with a li	censed real estate brok	er and
339 340		m a local multiple listing service,			
341		 If Buyer's real estate is not listed for sale with a license service, Buyer [check one]: 	ed real estate broker a	nd in a local multiple	listing
	_	DS LB			
	Bity	uyer Initial LR Buyer Initial		Seller Initial	
		age 8 of 13	· · · · · · · · · · · · · · · · · · ·	_	v6.1

34Z 343		 a) Shall list real estate for sale with a licer listing service within five (5) Business Day 	nsed real estate broker who will place it in a local multiple
344		[For information only] Broker:	
345		Broker's Address:	
346 346			Phone:
347	ы	b) Does not intend to list said real estate for	
347 348	b}	CONTINGENCIES BASED UPON SALE AND/OR CLOSI	
		1) This Contract is contingent upon Buyer having er	ntered into a contract for the sale of Buyer's real estate that
349		is in this force and effect as or	Such contract should provide for a closing
350		date nor later than the Closing Date set forth in t	his Contract. If Notice is served on or before the date set
351		forth in this subparagraph that Buyer has not p	procured a contract for the sale of Buyer's real estate, this
352		Contract shall be null and yold, If Notice that I	Buyer has not procured a contract for the sale of Buyer's
353		real estate is not served on or before the close	of business on the date set forth in this subparagraph,
354		Buyer shall be deemed to have waived all c	ontingencies contained in this Paragraph 32, and this
355 356		Contract shall remain in full force and effect. (If be completed.)	this paragraph is used, then the following paragraph must
357		2) In the event Buyer has entered into a contract for	r the sale of Buyer's real estate as set forth in Paragraph 32
358		b) 1) and that contract is in full force and effect.	or has entered into a contract for the sale of Buyer's real
359		estate prior to the execution of this Contract, the	his Contract is contingent upon Buyer closing the sale of
360		Buyer's real estate on or before	If Notice that Buyer has not closed the sale
361,		of Buyer's real estate is served before the close	of business on the next Business Day after the date set
362		forth in the preceding sentence, this Contract sh	hall be null and void. If Notice is not served as described
363		in the preceding sentence. Buyer shall have dec	emed to have waived all contingencies contained in this
364		Paragraph 32, and this Contract shall remain in f	full force and effect
365		3) If the contract for the sale of Buyer's real estate	e is terminated for any reason after the date set forth in
366		Paragraph 32 b) 1) for after the date of this Control	act if no date is set forth in Paragraph 32 b) 1)), Buyer shall,
367		within three (3) Business Days of such termination	on wolfe. Sallon of said benefit the Taragraph 32 b) 1)), Buyer snall,
368		of said Notice, waives all confinencies in Trans	on, notify Seller of said termination. Unless Buyer, as part
369		shall be mult and world as of the date of Netter	graph 32 and complies with Paragraph 32 d), this Contract
370		within the fine engified Powershall have defe	If Notice as required by this subparagraph is not served
371	٠.	within the time specified, Buyer shall be in defa	tur under the terms of this Contract.
	c)	Selected Right to Continue to Offer REAL E	ESTATE FOR SALE: During the time of this contingency,
372 272		Seller has the right to continue to show the Real Estate	e and offer it for sale subject to the following:
373		1) It seller accepts another bona fide offer to put	rchase the Real Estate while contingencies expressed in
374		Paragraph 32 b) are in effect, Seller shall notify Bu	yer in writing of same. Buyer shall then have
375		hours after Seller gives such Notice to walve the	he contingencies set forth in Paragraph 32 b), subject to
376		Paragraph 32 d).	•
377		Seller's Notice to Buyer (commonly referred to as	a 'kick-out' Notice) shall be in writing and shall be served
378		on Buyer, not Buyer's attorney or Buyer's real est	ate agent. Courtesy copies of such 'kick-out' Notice should
379		be sent to Buyer's attorney and Buyer's real estat	te agent, if known. Failure to provide such courtesy copies
380		shall not render Notice invalid. Notice to any one	of a multiple-person Buyer shall be sufficient Notice to all
381		Buyers. Notice for the purpose of this subparagrapt	h only shall be served upon Buyer in the following manner:
382		a) by personal delivery effective at the time and d	date of personal delivery; or
383		 b) By mailing to the address recited herein for Br 	uyer by regular mail and by certified mail. Notice shall be
384		effective at 10:00 A.M. on the morning of the se	econd day following deposit of Notice in the U.S. Mail; or
		ng	
	Res	yer Initial LR Buyer Initial	0 H
	Ail	Idress: 1207 Liste PL LISLE IL 60532 And Lot 10	Seller InitialSeller Initial
		ge 9 of 13	v6.1
	- "?	oy v	

385 386 387			c) By commercial delivery overnight (e.g., FedEx). Not Chicago time on the next delivery day following whichever first occurs.		
388		21			
) If Buyer complies with the provisions of Paragraph 32 d) if		
389 390		4)) If the contingencies set forth in Paragraph 32 b) are N Buyer, this Contract shall be null and void.	Of Waived in Writing, W	nthin said time period by
391		51	Except as provided in Paragraph 32 c) 2) above, all N	Jotices shall be made in	the manner provided by
392		-,	Paragraph 27 of this Contract.	ioneco biam bo inpac m	are marrier provided by
393 394		6)	 Buyer waives any ethical objection to the delivery of N representative. 	lotice under this paragra	ph by Seller's attomey or
395	d)	W	vaiver of paragraph 32 contingencies: Buyer shal	l be deemed to have wa	aived the contingencies in
396		Pa	aragraph 32 b) when Buyer has delivered written waiver a	nd deposited with the E	scrowee additional earnest
397		m	noney in the amount of \$in the for	m of a cashier's or certif	ied check within the time
398 399		sp	pecified. If Buyer fails to deposit the additional earnest m leemed ineffective and this Contract shall be null and voice.	oney within the time spe	cified, the waiver shall be
	_1				
100 101	e)	in	SUYER COOPERATION REQUIRED: Buyer authorizes Seller n Paragraph 32 at any time, and Buyer agrees to cooperate i	or Seller's agent to verify n providing relevant info	representations contained rmation.
102			33. CANCELLATION OF PRIOR REAL ESTA	TE CONTRACT: In the eve	ent either Party has entered
103	int	oa	a prior real estate contract, this Contract shall be subject to v	vritten cancellation of the	prior contract on or before
104	_			t is not cancelled withi	n the time specified, this
105	Co	ntr	ract shall be null and void. Seller's notice to the purcha	ser under the prior cont	ract should not be served
106	un	tiL	after Attorney Review and Professional Inspections	provisions of this Con	tract have expired, been
107	sat	iisfi	fied or waived,	F	were empared been
408			24 SIGNET MARINE 0-11. 3 11 - 1		WW
109	of		34. HOME WARRANTY: Seller shall provide Evidence of a fully pre-paid policy shall	e at no expense to Buyer : be delivered at Closing.	a Home Warranty at a cost
410	_		35. CREDIT AT CLOSING: Provided Buyer	s lender permits such cre	edit to show on the HUD-1
411	Sel	ttler	ement Statement or Closing Disclosure, and if not, such le	sser amount as the lend	er permits, Seller agrees to
412	CTG	dit	it Sto Buyer at Closing to be applied to prep	aid expenses, closing cos	ts or both.
413 414 415	AL SH	TEF	36. Transactions not contingent Ernative options is selected, the provisions of LL not apply [Choose only one]:	ON FINANCING: IF EITH THE MORTGAGE CONT	HER OF THE FOLLOWING FINGENCY PARAGRAPH 8
416	a)		Transaction With No Mortgage (All Cash): If this selection is made	, Buver will pay at closing.
417		in	n the form of "Good Funds" the difference (plus or min	15 prorations) between t	he Purchase Price and the
418		an	mount of the Earnest Money deposited pursuant to Parag	graph 4 above. Buyer rer	presents to Seller, as of the
419		Da	Date of Offer, that Buyer has sufficient funds available to sa	tisfy the provisions of th	is paragraph. Buver agrees
420		to	o verify the above representation upon the reasonable requ	est of Seller and to autho	orize the disclosure of such
421		fin	inancial information to Seller, Seller's attorney or Seller's b	oker that may be reason:	bly necessary to prove the
422		a٧	vailability of sufficient funds to close. Buyer understands :	and agrees that so long a	s Seller has fully complied
423		wi	with Seller's obligations under this Contract, any act or	omission outside of the	control of Seller, whether
424		ini	ntentional or not, that prevents Buyer from satisfying the b	alance due from Buver a	it closing, shall constitute a
425		m	naterial breach of this Contract by Buyer. The Parties shall	share the title company	escrow closing fee equally.
426		Ų	Juless otherwise provided in Paragraph 32, this Contra	ct shall not be conting	ent upon the sale and/or
427		clo	losing of Buyer's existing real estate.		
			os		
	Bu	yer	r Initial LR Buyer Initial	Seller Initial	Seller Initial
	Ad	ldre	ess: 1207-Lisie PL LISLE IL 60532 And Lot 10		
	Pa	ge I	10 of 13		



471 472	deposit in escrow at Closing with	La ha	, [check one] one percent (1%) y Escrowee as follows:
473 474 475 476 477 478 479	 a) The sum of \$\frac{1}{2}\$ and including the day of delivery of the amount per day equal to three the Possession Date specified in this c). b) The balance, if any, to Seller after disatisfied. Seller's liability under the satisfied. 	per day for use and occupancy for f Possession, if on or before the Po e (3) times the daily amount set for s paragraph that Seller remains in elivery of Possession and provide is paragraph shall not be limited	om and including the day after Closing to ssession Date; rth herein shall be paid for each day after
480 481 482 483 484 485 486 487 488 490 491 492 493	Is" condition as of the Date of Offer. I respect to the condition of the Real Es known defects, if any, disclosed by Sel shall make the Real Estate available to Seller harmless from and against any performing any inspection. In the unacceptable to Buyer and Buyer so this Contract shall be null and void. Buyer shall not be obligated to send Failure of Buyer to notify Seller or to this Contract under this paragraph at that the provisions of Paragraph 12 and	Buyer acknowledges that no repretate have been made by Seller or Seller. Buyer may conduct an inspect Buyer's inspector at reasonable time loss or damage caused by the accent the inspection reveals the notifies Seller within five (5) Bus Buyer's notice SHALL NOT include inspection report to Seller conduct said inspection operates and this Contract shall remain in the warranty provisions of Parage	and purchase of the Real Estate in its "Assessentations, warranties or guarantees with seller's Designated Agent other than those on at Buyer's expense. In that event, Sellernes, Buyer shall indemnify Seller and hold its of negligence of Buyer or any person at the condition of the Real Estate is timess Days after the Date of Acceptance, and a copy of the inspection report, and absent Seller's written request for same, as a waiver of Buyer's right to terminate full force and effect. Buyer acknowledges raph 5 do not apply to this Contract.
495 496 497 498	Buyer's Specified Party, within five (5 Party does not approve of the Real Est	ate and Notice is given to Seller w ed within the time specified, this	Acceptance. In the event Buyer's Specified ithin the time specified, this Contract shall provision shall be deemed waived by the
499 500 501 502 503 504	required forms), shall be held in a fed by Escrowee. All interest earned on the shall be responsible for any admin	erally insured interest bearing ac ne earnest money shall accrue to t istrative fee (not to exceed \$100	oney (with a completed W-9 and other count at a financial institution designated he benefit of and be paid to Buyer. Buyer charged for setting up the account. In the sooner than ten (10) Business Days
505 506 507	Parties entering into a separate writte	n agreement consistent with the	eller's obligations are contingent upon the erms and conditions set forth herein, and more of the following [checkapplicable baxes]:
508 509 510	Articles of Agreement for Deed or Purchase Money Mortgage Short Sale	Assumption of Seller's Morigation Cooperative Apertment Tax-Deferred Exchange	ge Commercial/Investment New Construction Vacant Land
	Buyer Initial LR Buyer Initial Address: 1207 Lisle PL LISLE IL 605	Selle 32 And Lot 10	r InitialSeller Initial

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511	THIS DOCUMENT WILL BECOME	ALEGALLYBINDIN	G CONTRACT WHEN S	IGNED BY ALL PARTIES AND DELIV	ERED TO THE PARTI	es or their agents.
512 513	MULTI-BOARD RESIDENTIAL F	REAL ESTATE CON	THIS COPYRIGHTE TRACT 6.1.	d form has not been alte	red and is identi	CAL TO THE OFFICIAL
514	7/17/20	<u>17 </u>				
515 _	-Date of Offer			DATE OF ACCEPTANCE		
516	<u>Lilian Riedy</u>			· —		·
517	-BuyenSignakun			Seller Signature		
518				· · · · · · · · · · · · · · · · · · ·		
519	Buyer Signature			Seller Signature		
520	Lilian Riedy		_	· 		
521	Print Buyer(s) Name(s) [Requ			Print Seller(s) Name(s) [Requir	red]	
522	4310 Nutmeg Lane #	<u> </u>				
523	Address	••	COCCO	Address		
524	Liste	<u> </u>	60532			
525 526	City	State	Zip 	City	Stale	Zip
527	Phone	E-mail		Phone	E-mail	
528			FOR INFO	RMATION ONLY		
529	Baird & Warner	25003	477010812		70304	
530	Buyer's Brokerage	MLS∦	State License #	Seller's Brokerage	MLS#	State License #
531	543 Pennsylvania Avenue	Glen Ellyn	60137	1875 N Damen Ave	Chicago	60647
532	Address	City	Zip	Address	City	Zip
533	Corey Schraw	226197	475123305	Dina DiSera	705452	475147476
534	Buyer's Designated Agent	MLS#	State License #	Seller's Designated Agent	MLS#	State License #
535	(630) 561-8454		_	(815) 405-6303	(773) 432-	
536	Phone		Fax	Phone	<u> </u>	Fax
537	Corey.Schraw@bairo	dwarner.com	<u> </u>	dina.disera@gmail.co	m	
538	E-mail			E-mail		
539	Alex Ranjha		@ranjhalaw.com	· 		
540 541	Buyer's Attorney	<u> </u>	E-mail	Seller's Attorney		E-mail
542 543	Address C 630 277-9368	ity (State Zip	Address	City	State Zip
544	Phone		Pax	Phone		Fax
545	Cherry Creek Mortga	ge	,			
546	Mortgage Company		Phone	Homeowner's/Condo Associat	don (if any) Phone	•
547	Ron Bacza	630-788-				
548	Loan Officer rbacza@ccmclendin		Phone/Fax	Management Co./Other Conta-	ct	Phone
549 550	Loan Officer E-mail	g.com	-			
JJ0	Exact Officer Exhan			Management Co/Other Conta	ct E-mall	
551	Illinois Real Estate License Li	aw requires all off	ers be presented in a	timely manner; Buyer requests	verification that thi	s offerwas presented.
552	Seller rejection: This offer w	as presented to S	eller on	20 at; A.	M./P.M. and rejecte	ed on
553 554		A.M./P.M	ISeller Initials]			
554 555 556 557 558 559	MeHenry County for Association • North Organization • Hometown Association	lale Lannyers Associalian). Invest Subjurban Bar Assoc of REALTORS* - 111(n) 1	Approved by the following or Eatlan - Will County Bar Ass Valley Association of RFA1.	ention or alteration of this form or any granizations, September 2015: Illinois Rest E- ociation - Beleikere Beard of REALTORS = - TORS - Kanlaixe-Iroqueis-Ford Centhy	stale Lawyers Association • . Unicago Association of REA Association of REALTON	DuFøge County Bar Association • LTORS• Hearland REALTOR•
559	REALTORS* North Store-Benington REALTORS* — DS	Association of REALTO	RS*• Ock Park Area Assoc	fallsn of REALTORS* - REALTOR* Accept	intion of the Fee Valley, i	na • Tlane Rivers Association of
	Buyer Initial LR					
	Buyer Initial LR Address: 1207 Liste Pl	Buyer Initial	200 821 447	Seller Initial	Selle	
		- TISTE IT 602	32 And Lot 10		<u>_</u>	v6.1
	Page 13 of 13					

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ILLINOIS ASSOCIATION OF REALTORS® DISCLOSURE OF INFORMATION AND ACKNOWLEDGEMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS



Lead Warning Statement

Every purchaser of any interest in residential roal property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including tooming disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnent women. The seller of any interest in residential roal property is required to provide the buyer with any information on lead-based paint hezards from risk essessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hezards. A risk assessment or inspection for possible lead-based paint hezards is recommended prior to purchase.

4071 i-to Dieno II-to III gorge
Properly Address: 1207 Lisle Place, Lisle, IL 60532
Seller's Disclosure (initial) [15] [26] [27] [28] [28] [29] [20] [20] [20] [20] [20] [20] [20] [20
Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. (b) Records and Reports available to the seller (check one balow):
Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below):
Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
Purchaser's Acknowledgment (Initial)
(c) Purchaser has received copies of all information listed above.
(d) Purchaser has received the pamphlet Protect Your Family From Lead in Your Home.
(e) Purchaser has (check one below):
Received a 10-day opportunity (or muluelly agreed upon period) to conduct a risk essessment or inspection of the presence of lead-based paint or lead-based paint hezards; or
Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint hazards.
Agent's Acknowledgment (initial)
(f) Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance.
Certification of Accuracy
The following parties have reviewed the information above and cartify to the best of their knowledge, that the information they have provided is true and accurate.
Seller Lilian Riedy Date 7/12/2017 12:22 Pi
Seller
Agen Dira Wera Date 5/12/2017 Agent Date 7/11/2017
(This disclosure form should be attached to the Contract to Purchase)
FORM 420 (8/14/13) COPYRIGHT ILLINOIS ASSOCIATION OF REALTORS®

1/1

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ILLINOIS ASSOCIATION OF REALTORS® DISCLOSURE OF INFORMATION ON RADON HAZARDS (For Residential Real Property Sales or Purchases)



Rodon Warning Statement

Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indeer raden gas that may place the occupants at risk of developing raden-induced long cancer. Redon, a Class-A human carcinogen, is the leading cause of long cancer in non-smokers and the second leading cause overall. The sellar of any interest in residential real property is required to provide the buyer with any tolored the second second leading cause overalls are realized to the sellar of any interest in residential real property is required to provide the buyer with any tolored the second second levels affected to the sellar of any second second second leading. information on radon tost results of the dwelling showing elevated levals of radon in the saller's possession.

The illinois Emergency Management Agency (IEMA) strongly recommends ALL homebuyers have an indoor radon

lest performed pill concentrations ca	or to purchase or taking occupancy, and miligated if elevated levels are found. Elevated radon n easily be reduced by a qualified, licensed radon miligator.
Sallor's Disclos	suro (initial each of the following Which applies)
(B)	Elevated radon concentrations (above EPA or IEMA recommended Radon Action Level) are known to be present within the dweiling. (Explain).
(b)	Seller has provided the purchaser with the most current records and reports pertaining to elevated radon concentrations within the dwelling.
(o)	Seller either has no knowledge of elevated radon concentrations in the dwelling or prior elevated radon concentrations have been miligated or remediated.
(d)	Seller has no records or reports pertaining to elevated radon concentrations within the dwalling.
Purchaser's Ac	knowledgment (initial each of the following which applies)
<u>ps(</u> (8)	Purchaser has received copies of all information listed above.
10	Purchaser has received the IEMA approved Radon Disclosure Pamphlet.
Agent's Aaknor	wledgement (initial IF APPLICABLE)
(g)	Agent has informed the seller of the seller's obligations under Illinois law.
Certification of	
The following pe her knowledge,	riles have reviewed the information above and each party certifies, to the best of his or that the information he or she has provided is true and accurate.
	nce Fromelius Bato 5/15/2017
Soller	Date Date
PurchasoLilia	
(Date
Purchasar weeks	Date 5/12/2017
· /2 - 12 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Date 5/12/2017
Agent Cin	Dato 7/11/2017
Propert	y Address: 1207 Lisle Place
City, St	ate, Zip Code: Lisie, II 60532
FORM 422 (8) (4) (4)	COPYRIGHTILL MAIS ACCORPANAL OF DEAL FEATURE

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Illinois REALTORS® RESIDENTIAL REAL PROPERTY DISCLOSURE REPORT (765 ILCS 77/35)

NOTICE: THE FURPOSE OF THIS REPORT IS TO PROVIDE PROSPECTIVE BUYERS WITH INFORMATION ABOUT MATERIAL DEFECTS IN THE RESIDENTIAL REAL PROPERTY. THIS REPORT DOES NOT LIMIT THE PARTIES' RIGHT TO CONTRACT FOR THE SALE OF RESIDENTIAL REAL PROPERTY IN "AS IS" CONDITION. UNDER COMMON LAW, SELLERS WHO DISCLOSE MATERIAL DEFECTS MAY HE UNDER A CONTINUING OBLIGATION TO ADVISE THE PROSPECTIVE BUYERS ABOUT THE CONDITION OF THIS RESIDENTIAL REAL PROPERTY BUYER THE REPORT IS DELIVERED TO THE PROSPECTIVE BUYER. COMPLETION OF THIS PERCENT BUYER OF THE PROPERTY BUYER. This report by the seller creates legal obligations on the seller; therefore seller may wish to consult

an at tokney prior to completion of this refort.		
Property Address		
City, State & Zi		
Seller's Names	Lawrence	Fromelius
after that date of the seller grany in this form defice?" means of the health or sailer prospective buy The seller in (inconcet), or "	rialempili person rep condition ely of futur disclases i est may ch epresents i nat puolles	osure of certoin conditions of the residential real property listed above in compliance with the Residential Real Property motion is provided as of Moy 12. 1.2017, and does not reflect any changes made or occurring on that becomes known to the seller after that date. The disclosures berein shall not be deemed warmalies of any kind by researing any party in this transaction. The disclosures berein shall not be deemed warmalies of any kind by researing any party in this form, a "material that would have a substantial adverse effect on the value of the residential real property or that would significantly impair a certifical real property or that would significantly impair a certifical formalism for the real property unless the seller reasonably believes that the condition has been corrected, be following information with the knowledge that even though the statements herein are not deemed to be warmales, note to rely on this information in deciding whether ernot and on what terms to purchase the residential real property, had to the best of his or her actual knowledge, the following statements have been accountly noted as "yes" (concel), "no" bits" to the property being sold. If the seller indicates that the response to any statement, except number 1, Is yes or not provide an explanation, in the additional information area of this form.
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 6. 17. 18. 19. 20. 1. 22. 23. 14. 15. 6. 17. 18. 19. 20. 1. 22. 23. 14. 15. 6. 17. 18. 19. 20. 1. 22. 23. 14. 15. 6. 17. 18. 19. 20. 1. 22. 23. 14. 15. 6. 17. 18. 19. 20. 1. 22. 23. 24. 25. 25. 25. 25. 25. 25. 25. 25. 25. 25		Soller has occupied the property within the lest 12 months. (No explanation is needed.) I am aware of flooding arrecurring leakage problems in the crawl space or basement. I am aware that the property is located in a flood plain or that I currently have flood hexard insurance on the property. I am aware of material defects in the basement or foundation (including enacks and budges). I am aware of leaks or material defects in the roof, cellings, or chimney. I am aware of material defects in the walls, whatows, dones, or floors. I am aware of material defects in the clecifical system. I am aware of material defects in the clecifical system. I am aware of material defects in the clecifical system. I am aware of material defects in the well or well equipment. I am aware of material defects in the well or well equipment. I am aware of material defects in the healing, after conditioning, or ventilating systems. I am aware of material defects in the freplace or wood burning stave. I am aware of material defects in the septic, sanlary sever, or other disposal system. I am aware of material defects in the septic, sanlary sever, or other disposal system. I am aware of material defects in the septic, sanlary sever, or other disposal system. I am aware of material defects in the septic, sanlary sever, or other disposal system. I am aware of material defects on the septic, sanlary sever, or other disposal system. I am aware of material defects on the prepares. I am aware of material defects on the prepared or lead in the soil on the premises. I am aware of material defects on the prepared or lead point, lead water pipes, lead plumbing pipes or lead in the soil on the premises. I am aware of mine subsidence, underground pits, settlement, sliding, upheaval, or other earth stability defects on the promises. I am aware of mine subsidence, underground pits, settlement, sliding, upheaval, or other earth stability defects on the promises. I am aware of material defect caused by previous infestations of learnites or other wood boni

Males These disclosures are not intended to cover the common elements of a concominium, but only the netual residential real property including limited common elements allocated to the exclusive use thereof that form on integral part of the condeminium unit.
Notes These disclosures are intended to reflect the current condition of the premises and do not include previous problems, than the seller

teasonably believes have been corrected.

FORM 108 (7/18/16) COPYRIGHT ILLINOIS REALTORS @ Page 1 of 4

Case 15-22373 Doc 240-1 Filed 07/18/17 Entered 07/18/17 16:10:26 Desc Exhibit A - Contract Page 18 of 25

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If any of the above are marked "not applicable" or "yes", please explain he	:corus oddiliona) page	s, il necessary:	
Check here if additional pages used:			
Solier certifies that seller has prepared this statement and certifies that the inforther seller without any specific investigation or inquiry on the part of the seller this transaction to provide a copy of this report, and to disclose any informaticipal of the seller this report, and to disclose any informaticipal sellent the seller than the sellent the sellent that the sellen	The nelles bearing author		
Sener: Laurence Francis		Date: May 12, 2017	
Constantiality.			
Seller;		Date;	
THE PROSPECTIVE BUYER IS AWARE THAT THE PARTIES MAY CHE PROPERTY SUBJECT TO ANY OR ALL MATERIAL DEFECTS DINOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE OBTAIN OR NEGOTIATE. THE FACT THAT THE SELLER IS NOT AN GUARANTEE THAT IT DOES NOT EXIST. THE PROSPECTIVE BUYER TREMISES PERFORMED BY A QUALIFIED PROPESSIONAL. Prospective Buyer. Lilian Riedv	ISCLOSED IN THIS RI LAT THE PROSPECTIV VARE OF A PARTICU IS AWARE THAT HEM	Port ("As 15"). This discl E Buyer or Seller May Lar Condition or Probl (Ay request an Inspection 1017 12-22 pm cot	OSURE IS WISH TO
Prospective Buyer: Lilian Riedy		Time:	
Prospectivo Buyer;	Datet	Time:	
A COPY OF ARTICLE 2 OF THE RESIDENTIAL REAL PROPERTY :			OULD BE

FORM 103 (7/12/16) COPYRIGHT ILLINOIS REALTORS O Page 2 of 4

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RESIDENTIAL REAL PROPERTY DISCLOSURE ACT

ARTICLE 2: DISCLOSURES 765 ILCS 77/5 etseq.

Section 5. Definitions: As used in this Art, unless the context otherwise requires the following terms have the meaning given in this section: "Residential real property" means real property improved with not less than one nor more than four residential dwelling units: units in residential cooperatives; or, condominium units including the limited common elements allocated to the exclusive use thereof that form an inlegal port of the condominium unit. The term includes a manufactured home as defined in subdivision (53) of Section 9102 of the Uniform Commercial Code that is real property as defined in the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act.

"Seller" means every person or entity who is an owner, beneficiary of a trust, contract purchaser or lessee of a ground lesse, who has an interest (legal or equitable) in residential real property. However, "seller" shall not igaliate any person who has both (i) never accupied the residential real property and (ii) never had the management responsibility for the residential real property nor delegated such responsibility for the residential real

property to another person or entity.

"Prospective buyer" means any person or entity negotiating or offering to become an owner or lesses of residential real property by means of a transfer for value to which this Act applies.

Scellon 10. Applicability. Except as provided in Scellon 15, this Act applies to any transfer by sale, exchange, installment land sale-contract, assignment of beneficial interest, lease with an option to purchase, ground lease or assignment of ground lease of residential real property.

Scellon 15, Applicability: Exceptions. The provisions of this Act do not apply to the following:

(1) Transfers pursuant of court order, including, but not limited to, transfers ordered by a probate court in administration of an estate, transfers

between spouses resulting from a judgment of dissolution of marriago or legal separation, transfers pursuant to an order of passession, transfers by a trustee in bankauptey, transfers by eminent domain and transfers resulting from a decree for specific performance,

(2) Transfers from a mortgogor to a mortgoges by deed in lieu of forcolasure or consent judgment, transfer by judicial deed issued pursuant to n force large sale to the successful bidder or the assignce of a certificate of sale, transfer by a collateral assignment of a becolicial interest of a land buil, or a transfer by a mortgaged or a successor in interest to the mortgaged's secured position or a beneficiary under a deed in trust who has acquired the real property by deed in lieu of force lasure, consent judgment or judicial dred issued parsoant to a force osura sale.

Transfers by a flductory in the course of the administration of a decedent's estate, guardianship, consurvatorable, or trust.

Thursters from one co-dyner to one or more other co-dyners.

Transfers pursuant to lestate or intestate succession.

Transfers made to a spouse, or to a person or persons in the lineal line of consunguinity of one or more of the sellers.

(7) Transfers from an entity that has taken title to residential real property from a soller for the purpose of essisting in the relocation of the seller, so long as the entity makes available to all prospective buyers a copy of the disclosure form furnished to the entity by the seller.

(8) Transfers to or from any governmental entity.
(9) Transfers of nawly constructed residential real property that has not been accorded.

Section 29. Disclosure Report; Completion; Time of Delivery. A seller of residential real property shall complete all applicable items in the disclosure document described in Section 35 of this Act. The seller shall deliver to the prospective buyer the variety disclosure statement required by this Act before the signing of a written agreement by the seller and prospective buyer that would, subject to the satisfaction of any negotiated confingencies, require the prospective buyer to accept a transfer of the residential real property.

Section 25. Liability of soller.

(a) The seller is not liable for any error, inaccuracy, or omission of any information delivered pursuant to this Act if (i) the seller had no knowledge of the error, inaccuracy, or omission, inaccuracy, or omission was based on a reasonable belief that a material delicet or other matter not disclosed had been conceled, or (iii) the error, inaccuracy, or omission was bated on information provided by a public agency or by a licensed engineer, land surveyor, structural post control operator, or by a contractor about matters within the scope of the contractor's occupation and

the soller had no knowledge of the error, inaccuracy, or omission,

(b) The seller shall disclose material defects of which the seller has actual knowledge.

(c) The seller is not obligated by this Act to make any specific investigation or inquiry in an offert to complete the disclosure statement.

Section 30. Disclosure supplement. If, prior to closing, any seller has result knowledge of an error, inaccuracy, or omission in any prior disclosure document after delivery of that disclosure document to a prospective buyer, that seller shall supplement the prior disclosure document with a willen supplemental disolarure.

Section 35, Disclosure report form, ... [omlited]

Section 40. Material defect. If a material defect is disclosed in the Residential Real Property Disclosure Report, after acceptance by the prospective buyer of an offer or counter-offer made by a seller or after the execution of an offer made by a prospective buyer that is necepted by the seller for the convoyance of the residential real property, then the Prospective Bayer may, within three business days offer receipt of that Report by the prespective buyer, terminate the contract or other agreement without any liability or recourse except for the return to prespective buyer of all cannest money deposits or down gayments poid by prospective buyer in the inaccotion. If a material defect is disclosed in a supplement to this disclosure decument, the prospective buyer shall not have a right to terminate unless the material defect results from an error, inaccuracy, or amission of which the seller had actual knowledge at the time the prior disclosure document was completed and signed by the seller. The right to terminate the contract, however, shall no longer exist after the conveyance of the residential real property. For purposes of this Act the termination shall be deemed to be made when written notice of termination is personally delivered to at least one of the sellers identified in the contract or other agreement or when deposited, certified or registered mail, with the United States Postal Service, addressed to one of the sellers at the address indicated in the contract or agreement, or, if there is not an address contained therein, then it is address indicated for the residential real property on the Report.

Section 45. Effect of Act on Other Sintutes or Common Law. This Act is not inlended to limit or modify may obligation to disclose exceled by any other stanta or that may exist in common law in order to avoid fauld, misrepresentation, or descripting the franciscolou.

Section 50. Disclosure Report; Method of Delivery. Delivery of the Residential Real Property Disclosure Report provided by this Act shall

personal or facsimile delivery to the prospective buyer;

(2) depositing the report with the United States Postal Service, postage proposed, first class most, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contact or other agreement; or

(3) depositing the report with an alternative delivery service such as Federal Express, UPE, or Alaborae, delivery charges proposed, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the conduct or other ogreement.

FORM 108 (1/18/16) COPYRIGHT ILLINOIS REALTORS OF Page 3 of 4

Docusign Envelope 15: 10ADDBA7-FC52-15FE-9235-3748 TC/AC49D /18/17 Entered 07/18/17 16:10:26 Desc Exhibit A - Contract Page 20 of 25 Page 20 of 25

DocuBign Envelope ID: 6E93544C-D361-4F35-9863-F008FA1CED19

For purposes of this Act, delivery to ano prospective buyer is deemed delivery to all prospective buyers. Delivery to an authorized individual college on behalf of a prospective buyer constitutes delivery to all prospective buyers. Delivery of the Report is offective upon receipt by the prospective buyer. Receipt may be neknowledged on the Report, in an agreement for the conveyance of the residential real property, or shown in any other verifiable manner.

Section 55. Yiolations and damages. If the seller falls or refuses to provide the disclosure document prior to the conveyence of the residential Section 55. Vicinities and countries. It was sever lais or release to provide the disclosure document prior to the conveyance of the residential real property, the buyer shall have the right to terminate the contact. A person who knowingly violates or fails to perform any daty prescribed by any provision of this Act or who discloses any information on the Residential Real Property Disclosure Report that he knows to be fails shall be liable in the amount of actual damages and count costs, and the countries and reasonable attorney fees incurred by the pravailing party.

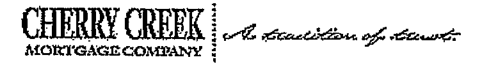
Section 50. Limitation of Action. No action for violation of this Act may be commenced later than day year from the carlier of the date of passession, date of occupancy or date of recording of an instrument of conveyance of the residential real property.

Section 55. Disclosure Passes Contactor Conveyance of the residential real property.

Section 65, Disclosure Report Form; Contents; Copy of Act. A copy of this Act, excluding Section 35, must be printed on or as a part of the Residential Real Property Disclosure Report form.

Data provided to Buyess	
Seller:	

FORM 108 (702916) COPYRIGHT ILLINOIS REALTORS® Page 4 of 4



July 11, 2017

Lilian Riedy,

Congratulations! We have reviewed your application for a residential mortgage and based on your credit and current employment information you have been pre-qualified for an FHA loan to purchase 1207 Liste Place and lot #10 in Liste, |L.

Please allow 30-45 days for closing after acceptance of the contract from all parties.

Final Approval and funding is conditional upon:

- Must maintain appropriate funds to close. Cashler's check from source of VOD.
- Cherry Creek Mortgage to perform VOR or VOM if needed.
- Buyer's credit and income to remain the same. (income and credit have been reviewed)
- Fully executed sales contract with ALL disclosures.
- · Clear Survey and Title
- Attorney 5-day review if applicable.
- Must be approved by HUD for funding
- Final underwriting review
- Applicable Insurance paid 12 months in advance 5 days prior to close.
- Verification lender will be in first lien position.
- Debt to income not to exceed 45%
- Appraisal completed by Cherry Creek approved vendor
- Highest and Best use to be determined as residential

This approval is valid for 120 days from the date of Issuance. Please notify Cherry Creek Mortgage of any changes to your borrower profile promptly, failure to do so may affect your closing schedule.

Sincerely,

Docusigned by:
ROW BALYA

DSCOFS995703440_

Ron Bacza

Branch Manager
Cherry Creek Mortgage Company
6440 Main Street Ste 320
Woodridge, IL 60517
(630) 352-3041 office
(630) 788-9797 cell
rbacza@ccmclending.com
NMLS Mortgage Loan Originator #218090

An Illinois Mortgage Licensee





Certificate Of Completion

Envelope Id: Subject: Please DocuSign: Riedy.pdf

Source Envelope:

Document Pages: 20

Supplemental Document Pages: 0

Certificate Pages: 4

AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-06:00) Central Time (US &

Canada)

Signatures: 4 Initials: 16

Payments: 0

120 S LaSalle St Ste 2000

Chicago, IL 60603

Status: Completed

Envelope Originator:

Corey Schraw

corey.schraw@bairdwarner.com

IP Address:

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Status: Original

7/12/2017 9:37:54 AM

Holder: Corey Schraw

corey.schraw@bairdwarner.com

Location: DocuSign

Signer Events

Lilian Riedy

@hotmail.com

Security Level: Email, Account Authentication

(None)

Signature DocuSigned by:

Lilian Riedy

7D107836E88B456

Using IP Address

Timestamp

Sent: 7/12/2017 9:49:43 AM Viewed: 7/12/2017 10:08:23 AM

Signed: 7/12/2017 12:22:08 PM

Electronic Record and Signature Disclosure: Accepted: 7/12/2017 10:08:23 AM

Signature

Timestamp

Editor Delivery Events

In Person Signer Events

Status **Status** Timestamp **Timestamp**

Agent Delivery Events

Status

Timestamp

Certified Delivery Events

Intermediary Delivery Events

Status

Timestamp

Carbon Copy Events

Status

Timestamp

Notary Events

Signature

Timestamp

Timestamps

Envelope Summary Events

Envelope Sent Certified Delivered Signing Complete Completed

Status

Hashed/Encrypted Security Checked Security Checked Security Checked

7/12/2017 9:49:43 AM

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Payment Events

Status

Timestamps

Electronic Record and Signature Disclosure

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You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: mark.steward@bairdwarner.com
To contact us by paper mail, please send correspondence to:
Baird & Warner
120 S LaSalle St #2000
Chicago, IL 60603

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ii. send us an e-mail to mark.steward@bairdwarner.com and in the body of such request you must state your e-mail, full name, US Postal Address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

Operating Systems:	Windows® 2000, Windows® XP, Windows Vista®; Mac OS® X
Browsers:	Final release versions of Internet Explorer® 6.0 or above (Windows only); Mozilla Firefox 2.0 or above (Windows and Mac); Safari™ 3.0 or above (Mac only)

PDF Reader:	Acrobat® or similar software may be required to view and print PDF files
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	Allow per session cookies

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